A Thing of Duty Is not a Joy forever.

The new Tariff increases the Duty on these kid gloves 300 per cent—As am in receipt of no official information from Commissioner Roy A. we had a stock on l hand, it is our Duty to sell them under old Duty pricesand your Duty to take them at

\$3.25 pair

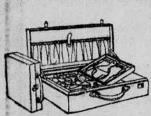
Women's Kid Gauntlet, 6-inch strap wrist, black, white, tan, brown, grey and mode.

Also

Women's Mocha gloves, one-clasp, grey and mode.

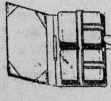
\$2.10 pair

"Cross" Fitted Suit Case



Formerly \$48.00

"Cross" Hasty Line



Formerly \$14.00



Formerly \$11.75

Attractive line of engraved personal Xmas greeting cards, displayed in Stationery Department, Mezzanine Floor.



Opp. City Hall

## E. C. Yellowley Succeeds Day as State Dry Chief

Prohibition Field Force Head, Who Preceded Incumbent in Charge of N. Y. Office, Returns Nov. 1

'Paradise' Case Up Again

Attorneys Protest Closing of Entire Building Under Recent Nuisance Order

E. C. Yellowley, chief of the general and well known in New York, where he preceded Raiph A. Day as New York State Prohibition Director, will again assume the duties of that office on November 1. On that date Mr. Day's resignation, tendered to Washington s month ago, becomes effective.

It has been generally known in New York for some weeks that Mr. Yellowley would resume the direction of the prohibition department here, but confirmation did not come from Washington until yesterday. Mr. Day said:

Haynes relative to the appointment of Mr. Yellowley, I am not in a position to affirm or deny the report."

A Washington dispatch confirming the appointment of Mr. Yellowley said that he would be succeeded in Wash-ington by Colonel L. G. Nutt, who is one of the most experienced men in the government service.

Will Continue Policies

problem of a successor to Mr. Day," said Commissioner Haynes, "the situation was considered from every phase. Many suggestions were made that Mr. Yellowley be returned to New York. It will be recalled that Mr. Yellowley reorganized the New York offices immediately preceding Mr. Day's appointment. In effect Mr. Day's organization and methods were those established by Mr. Yellowley. His accession will only continue the policies first established by him. His return to New York should please all interested in successful law enforcement. He is gifted with all the qualities essential in a successful director.

"Mr. Yellowley will be given complete fredom of action in the New York office and his tenuae will be indefinite."

Judge Martin T. Manton in the United States District Court yesterday heard further arguments in the case of Paradise, a restaurant formerly known as Reisenweber's and ordered closed and sealed for one year under the "common nuisance" clause of the Volstead measure.

Attorneys for the restaurant company had asked the court to specify whether the Fifty-eighth Street Restaurant Company, operating the restaurant company had asked the court to close only the premises occupied by the restaurant or whether the propertyholders

the premises occupied by the restau-rant or whether the propertyholders of the building should seal the entire of the building should seat the entire building in which there are a number of varied businesses. Attorneys for the restaurant company argued that to force the landlord to close the entire building would be working a hardship.

Owner Held Responsible

Colonel William Hayward, United States District Attorney, argued in person for the government. He said that the only certain way to stop violations of the Volstead act was to proceed directly against the owner of the building wherein such violations occurred. He cited proceedings against disorderly houses, and said that until landlords had been proceeded against results had been negligible. Judge Manton reserved decision.

Arguments were heard in the Federal District Court before Judge Augustus N. Hand in the case of the Standard Carpet Company, 319 East Forty-fourth Street, where whiskeys and other liquors worth more than \$500.000 were recently saized in a cur-Owner Held Responsible

and other liquors worth more than \$600,000 were recently seized in a curious underground vault.

One hundred thousand dollars' worth of carpets and other stock which the government charges was used as a "blind" to the liquor business carried on at that address were seized the day following the big liquor seizure. Argument yesterday was on a motion by attorneys for the carpet company to compel the government to surrender the carpet stock. The court reserved decision.

**Envoy Says Japan Limits Emigration to Mexico** 

Observing Gentleman's Agreement to Avoid Distrust From

ment to Avoid Distrust From

U. S., He Declares

HONOLULU, Oct. 16 (By The Associated Press).—Japan, of her own free will, virtually has been applying the "gentlemen's agreement" to her emigration to Mexico, so that Japanese could not be accused of filtering into the United States from that country, according to Shigetsuma Furuyao, new Japanese Minister to Mexico, who was here to-day en route to his post.

"My appointment," he said, "means no change in Japan's policy toward either the United States or Mexico. My government, in dealing with Mexico, has been very careful to give no legitimate excuse to Americans for auspicions of any character. In fact, we have 'leaned back,' as the English phrase goes, in our efforts not to give fair-minded Americans any reason to distrust us." distrust us."

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### Don't Modify Rum Rule At Sea, Urges Wheeler

do not think the ruling or the law should be changed," said Wayne B. Wheeler, counsel for the Anti-Saloon League, commenting tonight on the efforts to modify President Harding's order to make all ships in American jurisdiction dry.

"The laws apply to all vessels within our jurisdiction," Mr. Wheeler added. "Why should foreign ships be exempted merely because liquor is involved? The Supreme Court has held that the Eighteenth Amendment and the prohibition act are enforceable, foreign treaties and laws to the contrary notwithstanding. A citizen who will not travel under his own flag because he cannot get

found, I have no doubt, to have cut a considerable figure in the result. We have done splendidly in all the Republican strongholds and have no complaint whatever to make."

Mr. Smith said the diminution in registration had been principally in Republican strongholds and was most marked in districts which had been considered most strongly Republican. "From the Democratic point of view there is nothing to be alarmed over," said Mr. Smith. "The decrease in Manhattan is approximately 30,000. Comparing eight Republican districts with similar Democratic districts, I find that the Republicans lost 13,000, while we lost 9,000.

"It seems fair to assume that some of the loss must be attributed to a disgruntled state of mind on the part of Republicans due to the tariff, taxation and other matters. The 1st is a heavy Democratic district, and we have a bigger vote there than we had last year. The Renublican districts are 7.

A. A. U. Handball Tourney

Entries close to-morrow for the Metropolitan Association A. A. U. handball singles one-wall tournament, which will be held under the auspices of the Van-Kelton Hand-ball Club, Fifty-seventh Street and Eighth Avenue, beginning October 22. Entries close with Dick Keyler, 961 Eighth Avenue, this city.

heavy Democratic district, and we have a bigger vote there than we had last year. The Republican districts are 7, 9, 10, 11, 13, 17, 19 and 23. I find the total falling off in those districts approximates 13,000, as against out total loss of 9,000.

"Of course, it was not to be expected for various reasons that the registration would be as heavy as that of last year. However, we are quite satisfied with the figures as they stand and do not see the slightest cause for apprehension in them."

Search Treaty Idea Rejected

Hughes Appeals to Britain

Mr. Hughes's note of June 26 to Am bassador Geddes said in part: "I have the honor to lay before you certain important considerations with respect to a possible co-operation on the part of British and American authorities with regard to the smuggling of liquor. The authorities of the United

### Build with Savings

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Open an account with us not and be sure of getting a loan build or buy

papers for such vessels, and by an in-ternational arrangement between the United States and Great Britain, under which the authorities of each nation sibility of instituting similar proceedings in the case of some of the vessels referred to in the note from the State Department is being examined.

which the authorized to exercise beyond the three-mile limit of territorial waters a measure of control over vessels belonging to the other.

Methods of Samura Great Britain, under would be authorized to exercise beyond the three-mile limit of territorial waters a measure of control over vessels belonging to the other.

sow who will not travel under his named with the same begartment is being examined.

Search Treaty Idea Rejected
"His majesty's government had thus taken steps even before the receipt or persentations from the United States are to which and the minimum of the presentations from the United States are to which and the measures taken will prove successful in preventing any breaches and Tammany Certain Situation Favors Them Samuel S. Koenig, president of the Republican County Committee, and Thomas F. Smith, Tammany secretary, professed in interview vesterday to be entirely satisfied with the registration of last year.

There is nothing alarming in the short registration, would be as large as in a Presidential year, because it never will be.

"Another factor entering into the registration would be as large as in a Presidential year, because it never will be.
"Another factor entering into the reduced resistration is the fact that decreases each year because of a considerable figure in the result. We have been considerable waters up to a distance of twelve miles and the suppressed by the United States, the proposal that is treaty about be entirely astisfied with the registration of the limit of territorial both large and of the consideration of the limit of territorial both large and of the consideration would be as large as in a Presidential year, because it never will be.

"Another factor entering into the registration is the fact that future. While, therefore, they have been considerated waters up to a principal vessel of the consideration would be as large as in a presidential year, because of a considerable figure in the result. We want to be anticipated that registration would be as large as in a presidential year, because of a considerable figure in the result. We want to be anticipated that registration is the fact that decreases each year because of a consideration, six your most observed the proposal facts of the consideration was provided to add that while his found, I have no doubt, to have cut considerati hips engaged in the illegal smuggling f liquor into the United States are egistered under the British flag and hat large quantities of liquor are caried by such vessels from the Bahama slands and from Bermuda. It apeads that, in order to evade the customs officers and prohibition agents

zens.
"Reference may be made in this con-nection to the fact that, under the laws

Britain Rules

3-Mile Rum

Limit Stands

(Continued from page ene)

(Contin

authorities of one nation are disposed to take cognizance of the constitution of another nation.

"There is information before the department indicating that the authorities at the Bahama Islands have in many cases issued two sets of clearance papers to ships which have taken on board cargoes of liquor. It is said that persons engaged in this traffichave openly made the statement that they have no trouble in obtaining from the Bahamas customs officials one set of clearance papers for a cargo of liquor declared to be destined for Halifax, Tampico or St. Pierre, and other clearance papers issued 'in ballast' for an American port. This procedure is adopted by the liquor smugglers so that the ship may come within unloading distance of American shores and if caught with a cargo of liquor on board the master can exhibit the clearance to Mexico or Canada. If the ship has succeeded in unloading the cargo on the shore without being captured it proceeds into an American port with constituting formal notice of the in-

on the shore without being captured it the second clearance papers.

Question of Treaty Suggested

"While existing nefarious practices might be largely stopped by appropriate precautionary measures with respect to the issuance of British registries to vessels engaged in smuggling and with respect to the issuance of clearance papers to such vessels, the situation with which the authorities of this government are conformed has become so serious that this government feels prompted to inquire whether your government would be disposed to enter into a treaty for the purpose of checking the illegal practices in question. Such a treaty inght contain reciprocal provisions

# GEORGE W. WELSH'S SONS BAR PINS PENDANTS

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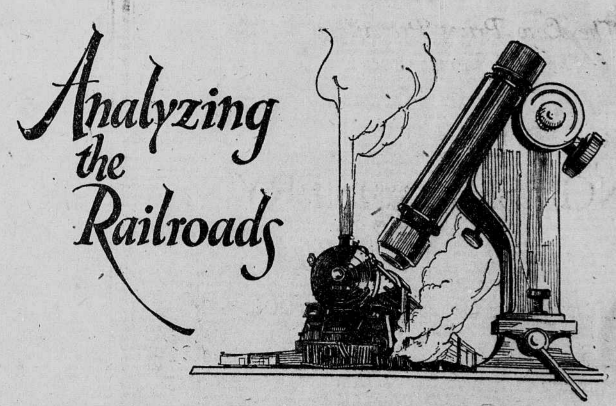
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waters with liquor aboard were understood here, officials declaring only a misreading of the Amer government's statement on the sub could account for such an impressi



artist than those things everybody calls cheap." Likewise in the construction of The Vanderbilt Hotel from the plans of Messrs. Warren & Wetmore, architects—the result, a work of quality was our paramount thought.

mount thought, and not the magin of profit.



HURSDAY, October 19th, The New York Tribune will publish the first of a series of forty daily articles revealing the present earning power of the leading steam railroads of the country.

Written in popular, understandable language, these articles are based on an intensive study of a vast mass of fundamental railroad statistics and valuation reports. They show the effect of the Transportation Act of 1920, the subsequent changes in rates and wages and indicate the investment and speculative possibilities in the stocks and bonds of various roads.

The studies were undertaken at the request of The New York Tribune by the Standard Statistics Company, Inc., of New York, which prepared the articles.

The first article will analyze the earning power of Atchison, Topeka & Santa Fe, the second will deal with the Atlantic Coast Line and the third with the Louisville & Nashville. The subsequent thirtyseven articles will cover other important railroad systems.

These studies are a valuable contribution to the business, financial and investment literature of the day. Read them daily,

Beginning Thursday, October 19th,

New York Tribune

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